DECLARATION AND POWER OF ATTORNEY FOR ORIGINAL U.S. PATENT APPLICATION

As a below-named inventor, I hereby declare that:

Attorney's Docket No. LAM2P451

My residence, post office address and citizenship are as stated below next to my name.

breag months are 113:	ica penak) di i	me subject matter w	or (if only one name is listed be hich is claimed and for which a p PARATUS, the specification of	istent is countit on the im-	t and joint inventor (inventor (invention entitled:
(check one)	1. 🛛	is attached hereto.			:
	2. 🔲	was filed on		88	
	e e	and was amended	Serial No		
	3. 🗀	was filed on		as	
	•	and was amended	Application Serial No		
national or PCT inte	mational filing	date of the continu	ich is material to patentability which became available betwee ation-in-part application.	n the filing date of the pr	rior application and the
United States, listed	below and hav	e identified below.	, United States code, § 119(a)-(a)-(b) International application which by checking the box, any foreign fore that of the application on wards.	h designated at least one	
Prior Foreign Application(s)				Priority Bene	
(Appl. No.)		(Country)	(Filing Date)	YesN	lo
(Appl. No.)	 ;	(Country)	(Filing Date)	YesN	lo
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And I hereby appoint the law firm of Martine & Penilla, L.L.P., including Peter B. Martine (Reg. No. 32,043), Albert S. Penilla (Reg. No. 39,487), Michael L. Gencorella (Reg. No. 44,703), Chester E. Martine, Jr. (Reg. No. 19,711), Rick von Wohld (Reg. No. 48,018), George Brian Leavell (Reg. No. 45,436), Fariba Yadegar-Bandari (Reg. No. 53,805), Kenneth D. Wright (Reg. No. 53,795), Michael K. Hsu (Reg. No. 46,782), Feb R. Cabrasawan (Reg. No. 51,521), and Edmund H. Mizumoto (Reg. No. 46,938); and Jeffrey J. Brooks (Reg. No. 35,834) and Michael S. Brandt (Reg. No. 39,119), of Lam Research Corporation as my principal attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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